

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CV 2010-020909

07/01/2011

HON. ROBERT H. OBERBILLIG

CLERK OF THE COURT  
R. Aguilera  
Deputy

JANET L BAUER

THOMAS A STOOPS

v.

JOEL N BRODY, et al.

BARRY M MARKSON

JAY ROSENTHAL

MINUTE ENTRY

Review of the case file indicates that, pursuant to the June 20, 2011 minute entry, Defendant Jennifer Plett has been previously dismissed from this matter. Therefore,

**IT IS ORDERED** correcting this Court's minute entry dated June 27, 2011, Page 1, Paragraph 2, to reflect the correct Defendant and to read as follows:

**IT IS ORDERED** placing this matter on the Inactive Calendar for dismissal **as to Defendant Joel N. Brody ONLY**, on **August 26, 2011**, without prejudice **and** without further notice, unless prior to said date a judgment is entered or filed or a stipulation of dismissal is presented.

**in place and instead of:**

**IT IS ORDERED** placing this matter on the Inactive Calendar for dismissal **as to Defendants Joel N. Brody and Jennifer Plett ONLY**, on **August 26, 2011**, without prejudice **and** without further notice, unless prior to said date a judgment is entered or filed or a stipulation of dismissal is presented.

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CV 2010-020909

07/01/2011

The balance of the minute entry is correct and remains in full force and effect.

The June 27, 2011 minute entry is available for viewing at the Clerk of Court minute entry website.

ALERT: eFiling through AZTurboCourt.gov is mandatory in civil cases for attorney-filed documents effective May 1, 2011. See Arizona Supreme Court Administrative Orders 2010-117 and 2011-010. The Court may impose sanctions against counsel to ensure compliance with this requirement after May 1, 2011.